CETECOM GmbH TCB / CAB Service Agreement

THIS AGREEMENT is made by and between CETECOM GmbH and the following:

Applicant:

Dongguan Siliten Electronics CO., LTD

Address:

Sijia Yewu Industrial estate, Shijie Town, Dongguan, China

(hereinafter referred to as "Applicant")

Applicant authorizes Cetecom GmbH, having its registered offices at Im Teelbruch 116, 45219 Essen, Germany, to perform the required certification in compliance with the articles of this agreement and the current

Federal Communications Commission (FCC) regulations

Industry Canada (IC) regulations

Article 1: Regulation for certification and inspection

The Applicant agrees that the stipulations of

Chapter 47 of the Code of Federal Regulations (47CFR),

Radio Equipment Certification Procedure (RSP-100),

apply to this agreement.

Article 2: Rights and obligations

Compliance: The Applicant agrees that the equipment, process or service certified shall comply with all 2.1 the FCC and IC technical and administrative requirements.

Certificate: Applicant shall endeavor to ensure that no certificate or report or any part thereof is used in 2.2 a misleading manner. Equipment shall be represented as certified only if it complies with the regulations and is labeled as required by the FCC and IC. The Applicant shall use certification only to indicate that products are certified in conformity with the specified regulations.

2.3 Quality: The Applicant agrees that the certified products shall be produced to the same specifications. The Applicant further agrees to correct any deficiencies found in products or services that affect

compliance with the relevant certification. .

- 24 Samples: Although CETECOM GmbH attempts to keep the need for samples to a minimum, the Applicant shall furnish, without charge, such samples of Equipment for examination and testing purposes as may be required from time to time by CETECOM GmbH. Such samples will be returned at Applicants expense if requested by Applicant. CETECOM GmbH shall not be responsible for the condition of such samples as such samples may be damaged or destroyed during testing. The Applicant shall make all necessary arrangements for the conduct of the evaluation and subsequent surveillance activities as necessary. The Applicant agrees to provide products for CETECOM GmbH surveillance activities within 14 days of such request. Fees involved for evaluation and/or surveillance samples shall follow Article 3 of this agreement.
- Confidentiality: CETECOM GmbH is responsible for seeing that confidentiality is maintained by its 2.5 employees concerning all confidential information with which they become acquainted as a result of their contacts with the Applicant. Except as required by regulation or law, information gained by CETECOM GmbH in the course of certification activities about a particular product, shall not be disclosed to a third-party without the written consent of the Applicant. Where the law or regulation requires information to be disclosed to a third-party, the Applicant shall be informed of the information provided as permitted by the applicable regulation or law. The Applicant is hereby notified that for certification within the US and Canada, CETECOM GmbH, in accordance with 47CFR 2.962 and RSP100, is obligated to upload all information and files to the FCC and IC database. All information on the FCC database is public information. Exceptions to this are material that is classified as confidential. 47 CFR subpart 0.459 has designated what can be determined as confidential material. If the Applicant desires to have certain information held as confidential, it is the responsibility of the Applicant to so designate this confidential material. The FCC however, retains the right to accept or deny the request for confidentiality.