

Exhibit 1

Nurit 3010/CDPD

Point of Sale Device

Lipman USA, Inc.

FCC ID: O2SNURIT3010C

Authorization letter

Letter requesting Confidentiality

**Letter from Novatel Wireless Inc. authorizing to use
CDPD modem in Lipman Nurit 3010 product**

Date: 07/06/00

Federal Communications Commission
Equipment Authorization Branch
7435 Oakland Mills Road
Columbia MD 21406

To Whom It May Concern:

We the undersigned, hereby authorize Jay Sarkar of APREL Laboratories, to act on our behalf in all matters relating to equipment authorization, including the signing of all documents relating to these matters. Any and all acts carried out by APREL Laboratories on our behalf shall have the same effect as acts of our own.

We also certify that no party to this application is subject to denial of benefits, pursuant to Section 301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C.853(a).

Sincerely,



John R. Carpino
Chief Engineer Assistant

Date: 07-06-00

Federal Communications Commission
Equipment Authorization Branch
7435 Oakland Mills Road
Columbia MD 21406

In regards to: Lipman USA, Inc.

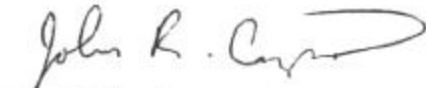
Product: Point of Sale Device, Nurit 3010
Request for Confidentiality

To Whom It May Concern:

In accordance with 0.459 of CFR 47, Lipman USA, Inc. hereby requests confidentiality of the Block Diagram (Exhibit 6), Schematic Diagrams (Exhibit 7), and Parts List (Exhibit 8) for the attached test report.

These documents contain detailed system and equipment description and related information about the product which Lipman USA, considers to be proprietary, confidential, and a custom design and, otherwise, would not release to the general public. Since this design is a basis from which future technological products will evolve, Lipman USA considers this information would be of benefit to its competitors, and that the disclosure of the information in these documents would give competitors an unfair advantage in the market.

Sincerely



John R. Carpino
Chief Engineer Assistant



Novatel Wireless Inc.
Suite 200, 6715 8th St. NE
Calgary, Alberta
Canada T2E 7H7

Tuesday, August 01, 2000

REF: FCC ID: O2SNURIT3010C

Federal Communications Commission
Equipment Authorization Division
Application Processing Branch
7435 Oakland Mills Rd.
Columbia, MD. 21046

To whom it may concern,

Lipman USA Inc., of Syosset NY, is our customer in good standing and will be producing a Point of Sale (POS) terminal product which incorporates the Novatel Wireless NRM6832 (Expedite) radio modem module (FCC ID **NBZNRM - 6832**).

Lipman will be submitting an application for certification of the final integrated product with a unique FCC ID using their own grantee code. Lipman will submit SAR and ERP data for the final integrated product. For more information about the radio modem module please refer to Novatel's submission FCC ID.

In the past, this method has allowed our customers to integrate the radio modem module without repeating Part 22 testing or accessing proprietary confidential information. Novatel Wireless does disclose proprietary confidential information about our products. Our FCC submissions are considered proprietary confidential information.

Should you have any questions, please do not hesitate to contact our Senior Certification Manager, Merv Coleman at (403) 295 4813 or by email at mcoleman@novatelwireless.com

Yours truly,

David S. McNab

Product Manager
Embedded Products Group
Phone (403) 295 4823
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dmcnab@novatelwireless.com

NOVATEL WIRELESS, INC.
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