

CYBER PACIFIC (HONG KONG) LIMITED

Date: 24th April 2002

Federal Communications Commission
7435 Oakland Mills Road
Columbia, MD 21046

Attn: Reviewing Engineer

To whom it may concern

## Rc: Letter of Agent Authorization

We, the undersigned, hereby authorize MET Laboratories, Inc. to act on our behalf in all matters relating to application for equipment authorization, including the signing of all documents relating to these matters.

We also hereby certify that no party to the application authorized hereunder is subject to the denial of benefits, including FCC benefits, pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. 853(a).

This agreement expires one year from the current date.

For and on behalf of

數碼太平洋(香港)有限公司 SYBER PACIFIC (HONG KONG) LIMITED

Authorized Signature(s)

Mr. Dominic Wong

Vice President

## MET TCB SERVICE AGREEMENT

	ltimore, Maryland this day of, 20, by and between ME
LABORATORIES, INC. (hereinafter referre	d to as MET) and the following:
Applicant: Cyber Pacific (	Hong Kong) Limited
	1. West Tower, Shun Tak Centre,
	ght Road Central, Hong Kong
Manufacturer :	(required for Part 68 only)
Address:	
(Hersinafter referred to as the "M	(unufacturer")

Only the product(s) designed and engineered by the Applicant and manufactured by the Manufacturer at the Manufacturer's facility at the above address, which have been certified by MET are covered by this service Agreement.

NOW, THEREFORE, in consideration of the premises set forth in this agreement, the above mentioned parties agree that;

Upon successful evaluation, MET will issue the Applicant a Grant of Equipment Authorization Certificate, granting the Applicant permission to market the certified product(s). At a minimum the product's identification plate or label will include the FCC ID Number or the Registration/Certification Number as well as any other information as might be required by statute.

The FCC requires that MET perform post-certification surveillance. Surveillance for continued certification compliance can be accomplished by, one or all of the following methods depending on the specific FCC requirement and as notified by MET Labs; the Applicant providing recent test data as proof of continued compliance for production models of the product to MET at MET's request, the applicant may either have MET perform the continued compliance testing, or provide test data from other locations as approved by MET for the purpose of compliance testing, or the Manufacturer agrees to allow free and unrestricted access to the Manufacturer's facility upon reasonable notice during normal working hours for the purpose of product review, or the Applicant or Manufacturer agrees to provide and deliver to MET or locations approved by MET models of the certified product at MET's request. All costs associated with testing of the device will be borne by the Applicant or the Manufacturer and paid within 30 days of notice. If required the Applicant agrees to provide to MET for MET review certain identified technical documents or quality documents that provide for a review of product update and compliance.

Acceptable Markings are found in 47 CFR 2.925, 2.926, 15.19, and part 68.300. Only products visually bearing the appropriate FCC identification label and identified as to model and type will be acknowledged as being an authorized product.

The Applicant is responsible for applying the label to the product in accordance with current FCC requirements. An Applicant is required to submit to MET a sample of the label or plate showing the FCC ID Number or the Registration/Certification Number for approval prior to applying to the product. The Applicant is required to submit to MET a label location drawing or photograph showing the location of the mark on the product.

Any reference to MET certification shall not be permitted on any non-eligible product(s), packaging, or literature. If the Applicant or the Manufacturer applies the FCC identification label to unauthorized products, then the Applicant and the Manufacturer shall save, indemnify, and hold harmless MET LABORATORIES,

The Applicant acknowledges that unpaid debts due to MET Laboratories by the Applicant are reason to terminate this agreement.

This agreement shall continue in effect for the balance of the initial Agreement year and shall automatically be renewed thereafter for periods of one year from January 1, unless the MET TCB Service Agreement for the product is terminated and/or any party to this agreement gives not less than thirty (30) days written notice of the termination. Termination of this agreement does not affect any responsibilities of MET, the Applicant, or the Manufacturer prior to the termination date.

	If different than Applicant: (required for Part 68 only)
MET Laboratories, Inc. 914 W. Patapsco Avenue Baltimore, MD 21230	Manufacturer:
Printed Name:	Mfg. Location:
Title:	(City, State, Country)
Authorized Signature:	Printed Name:
Date:	Title:
<del></del>	Authorized Signature:
	Date:
Applicant: Cyber Pacific (Hong Kong) Limit	ed
Printed Name: Mr. Dominic Wong	
Title: Vice President	
Authorized Signature:	<i>7</i> .
Date: 24 April, 2002	