Nokia Mobile Phones (USA) Inc. 12278 Scripps Summit Drive San Diego, CA 92131

November 17, 2000

Federal Communications Commission Authorization & Evaluation Division 7435 Oakland Mills Road Columbia, Maryland 21046

Gentlemen:

This letter will authorize the appointment of PCTost Engineering Laboratory Inc. of Columbia Margland to act as our Agent concerning some FCC matters.

This appointment is effective until otherwise notified by us.

This is to advise that we are in full compliance with the Anti-Drug Act. The Applicant is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 USC 8 02 and no party to the application is subject to a denial of federal benefits pursuant that section.

Sincerely,

Nokia Mobile Phones, Inc.

Birger Jurs F. Juije V. President

Tei: 858/831-5000 Fax: 858/831-6500 -----

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NOKIA MOBILE PHONES, Inc. 12278 Scripps Summit Drive San Diego, CA 92131 Tel. (858) 831 5000

January 20, 2001

Federal Communications Commission, Authorisation & Evaluation Division, 7435 Oakland Mills Road, Columbia, MD 21046

Attention: Equipment Authorisation Branch

#### REQUEST FOR CONFIDENTIALITY

Pursuant to Sections 0.457 (d) (l) (ii) and 0.459 of the Commission's Rules, the Applicant hereby requests confidential treatment of some of the information accompanying this Application of FCC ID:GMLNSD-3GW and as outlined below:

- block diagram
- schematic diagrams
- descriptions of circuitry / theory of operation
- list of active devices
- tune-up procedures

These materials contain trade secrets and proprietary information not customarily released to the public and the public disclosure of these matters might be harmful to the Applicant and provide unjustified benefits to its competitors.

The Applicant understands that pursuant to Rule 0.457 (d) (l) (ii) disclosure of this Application and all accompanying documentation will not be made before the date of the Grant for this Application.

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W. Mark de Nes Product Project Manager, Product Development, San Diego



To: FCC Application Processing Branch

Re:FCC ID GMLNSD-3GWApplicant:Nokia Mobile Phones Inc.731 Confirmation Number:XXXXXXXDate:January 20, 2001

Nokia Mobile Phones model 6180i, with FCC Identifier GMLNSD-3GW complies with the provisions of Section 22.921 in CFR 47, concerning 911 Call Processing Modes.

Sincerely,

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W. Mark de Nes Product Project Manager, Product Development, San Diego

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PER: 47 CFR 22.919

RE: FCC ID: GMLNSD-3GW

The Electronic Serial Number (ESN) for each transceiver is unique.

The ESN host component is permanently attached to a main circuit board of the mobile transmitter and the integrity of the unit's operating software is not alterable. The ESN is isolated from fraudulent contact and tampering.

- □ The host component does not contain other information, it is not removable and its electrical connections are not accessible.
- ☑ The host component does contain other information, and the ESN information is encoded using:
  - $\Box$  (1) Multiplication or division by a polynomial.
  - $\square$  (2) Cyclic coding.
  - ☑ (3) The spreading of ESN bits over various non-sequential memory locations.

The ESN is factory set and is not alterable, transferable, removable, or otherwise able to be manipulated. Cellular mobile equipment is designed such that any attempt to remove, tamper with, or change the ESN chip, its logic system, or firmware originally programmed by the manufacturer will render the mobile transmitter inoperative.

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W. Mark de Nes Product Project Manager, Product Development, San Diego

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#### COMPLIANCE STATEMENT OF NOKIA 6180i, FCC ID: GMLNSD-3GW

The compliance statement can be seen in user guide of NOKIA 6180i because the size of the hand-portable NOKIA 6180i and its identification label are so small that the compliance statement can not be printed visible enough.

Wim an As

W. Mark de Nes Product Project Manager, Product Development, San Diego

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Attention: Equipment Authorisation Branch

We hereby certify that the tranceiver FCC ID: GMLNSD-3GW complies with OET Bulletin No. 53 as referenced in Section 22.915 of the Commission's rules and with TIA/EIA/IS-95-A Mobile Station-Base Station Compatibility Standard for Dual-Mode Wideband Spread Spectrum Cellular System.

Compliance was determined by testing appropriate parameters according to standards. Extensive field testing has been performed in several locations in the USA to verify the compatibility against different systems.

Wim an As

W. Mark de Nes Product Project Manager, Product Development, San Diego

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Attention: Equipment Authorisation Branch

We hereby certify that the transceiver FCC ID:GMLNSD-3GW complies with ANSI/IEEE C95.1-1992 Standard for Safety Levels with Respect to Human Exposure to Radio Frequency Electromagnetic Fields, 3kHz to 300 GHz.

Compliance was determined by testing appropriate parameters according to standard.

Wim a tos

W. Mark de Nes Product Project Manager, Product Development, San Diego