PHONE: 888.472.2424 OR 352.472.5500 EMAIL: <u>INFO@TIMCOENGR.COM</u>

WEB: HTTP://WWW.TIMCOENGR.COM



# FCC 95B Class II Permissive Change Cover Letter

APPLICANT	MIDLAND RADIO CORPORATION							
ADDRESS	5900 Parretta Drive Kansas City, Missouri 64120-2134 USA							
FCC ID	MMALXT600PA							
MODEL NUMBER	LXT600S							
PRODUCT DESCRIPTION	FAMILY RADIO TRANSCEIVER							
REPORT DATE	09/24/2019							
PREPARED BY	Franklin Rose							
APPROVED BY	Sharon Hoffman							

Report Number	Report Version	Description	Issue Date
2588UT19 Technical Justification_	Rev1	Initial Issue	09/24/2019
2588UT19 Technical Justification_	Rev2	Corrected address and added approval signature	10/15/2019

THE ATTACHED REPORT SHALL NOT BE REPRODUCED EXCEPT IN FULL WITHOUT THE WRITTEN APPROVAL OF TIMCO ENGINEERING, INC.



# SUBJECT: Class II Permissive Change for FCC ID: MMALXT600PA, FRS/GMRS to FRS

#### Rule Change Effecting FRS/GMRS Devices

#### FCC Part 95.587(e)

(e) Effective September 30, 2019, no person shall manufacture or import hand-held portable radio equipment capable of operating under this subpart (FRS) and other licensed or licensed-by-rule services in this chapter (part 15 unlicensed equipment authorizations are permitted if consistent with part 15 rules).

#### FCC Part 95.591

Effective September 30, 2019, no person shall sell or offer for sale hand-held portable radio equipment capable of operating under this subpart (FRS) and under any other licensed or licensed-by-rule radio services in this chapter (devices may be authorized under this subpart with part 15 unlicensed equipment authorizations).

#### **Statement of Compliance**

Dear FCC OET Laboratory Staff and TCB Personnel,

This is a request for a Class II Permissive Change to reclassify a combination FRS/GMRS PTT Transceiver, FCC ID: MMALXT600PA, Model LXT600S, to an FRS only PTT Transceiver.

The transceiver is identical in all aspects to that which was previously granted with the exception that the GMRS bands have been disabled. No other modifications have been made and the transceiver remains compliant to the requirements of FCC Part 95B. The User's manuals have been revised to indicate this change.

#### **Compliance Matrix**

Each aspect of the device's operation has been evaluated in the matrix below. The only necessary change to the device was to disable GMRS.

FCC ID	Model	Part	Power (mW)	Power on 1- 7,15-22 OK for FRS?			Bandwidth OK for FRS?	Emissions OK for FRS?	Modulation OK for FRS?	Frequency (MHz)	Frequencies OK for FRS?	Frequency Accuracy (ppm)	Frequency Accuracy OK for FRS?	Spurious OK for FRS?	Transmits only on FRS channels?	Meets Antenna Req's?	Meets Digital Req's?	Store and Forward?
				<2.0 W	<0.5 W		<12.5 kHz	F3E	(see 95.575)				<2.5 ppm	(see 95.579)	95.587(a)	95.587(b)	95.587(c)	95.587(d)
MMALXT600PA	LYTEOOS	95A	740 mW	Υ	-	11K0F3E	Υ	Υ	Υ	462.55-462.725	Υ	0.360	Υ	Υ	Υ	Υ	Υ	N
IVIIVIALX I 600PA	LA 10005	95B	450 mW	-	Y	11K0F3F	Υ	Υ	Y	467.5625-467.7125	Υ	0.380	Υ	Υ	Υ	Υ	Υ	N

Applicant: MIDLAND RADIO CORPORATION

FCC ID: MMALXT600PA

Report: 2588UT19 Technical Justification\_Rev2



Timco Engineering Inc. 849 NW State Road 45 Newberry, FL 32669 Designation #: US1070

## Prepared & Evaluated by:



Name and Title Franklin Rose, Project Manager / EMC Specialist

**Date** 09/24/2019

## Reviewed and approved by:



NameSharon HoffmanDate10/15/2019

Applicant: MIDLAND RADIO CORPORATION

FCC ID: MMALXT600PA

Report: 2588UT19 Technical Justification\_Rev2 Page 3 of 3