## EXHIBIT XIII - Cover Letters

# New Certification Report for the

FCC ID: KBCIX300AC775WL

Cover Letter 1.)	Certification Action Requested
Cover Letter 2.)	Request for Confidentiality under Part 0.459.
Cover Letter 3.)	ITRONIX Agent Authorization letter allowing Rod Munro to Sign FCC Form 731 on behalf of ITRONIX, Corp.



January 25, 2005

Federal Communications Commission Authorization and Evaluation Division C/O American TCB, Inc. 6731 Whitter Avenue McLean, VA 22101

Re: Action requested: Certification of co-located mobile transmitters (20 cm antenna to user)

Grantee: ITRONIX, Corporation FCC ID: KBCIX300AC775WL

#### Gentlemen:

On behalf of ITRONIX, Corporation we request Certification under Parts 15, 22 and 24 for the IX300 as a mobile device. This configuration with two internally integrated co-located transmitters. The IX300 is a ruggedized Tablet PC that contains the following Transmitter and Intentional Radiator:

- 1.) PCS Transmitter previously Certified by Sierra Wireless, Inc., FCC ID: NCNAC775 operating under Parts 22H and 24E
- WLAN, 802.11(b) previously Certified Intentional Radiator by AirVast Technology Inc., FCC ID: QDWWM168B under Part 15.247 for DTS devices.

For Items 1 and 2 we have submitted EMC test reports covering EIRP, radiated spurious and harmonic emissions for the two transmitters and their individual antenna combinations. We will also be referring to the original manufacturers Certification test report data for some of the conducted measurements where appropriate. All OEM models would be considered "identical" to the originally approved device as defined by Part 2.908. The AirCard 775 uses the identical antenna it was originally approved with in the Sierra Wireless, Inc. OEM modular filing.

The WAN and WLAN can NOT transmit at the same time.

MPE calculations according to the FCC training materials from May 2003, are in Exhibit 11. The ratio of the field strength or power density to the applicable exposure limit at the exposure location was determined for each transmitter and the sum of these ratios does not exceed the 1mW/cm^2 limit for General Population/Uncontrolled.

We sincerely thank you for your time and consideration of this application. Please contact the undersigned should you require any additional information concerning this request for Certification.

Sinceraly.

Rod Munro President

Spectrum Technology, Inc.

Agent on behalf of ITRONIX, Corp.

Email: rmunro@spectrumti.com



509.624.6600 800.441.1309 FAX 509.626.4203 www.itronix.com

January 25, 2005

American Telecommunications Certification Body, Inc. 6731 Whittier Avenue Suite C110 McLean, VA 22101

#### TO WHOM IT MAY CONCERN

Pursuant to Paragraphs 0.457 and 0.459 of the Commission Rules (47 C.F.R.) and section 552(b) (4) of the Freedom of Information Act, Itronix Corporation requests confidentiality for the following product:

FCC ID: KBCIX300AC775WL FCC ID: KBCIX300AC775BT

For the products stated above, we request that the following information be held confidential:

Schematic diagrams.

Parts List.

Tune-up Procedure.

Operational description.

**Block Diagrams** 

No other items submitted as part of the equipment authorization filing process are deemed confidential. The above exhibits contain Itronix Corporation and Sierra Wireless Corporation Trade secrets and proprietary information that could be of benefit to our competitors regarding the design of our mobile PC Card. This material is not customarily available to the general public and we request that it be withheld from public inspection.

If you have any questions, please feel free to contact me at address shown below.

Sincerely.

Richard Sargent

Sr. Manager Agency ITRONIX CORPORATION



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January 25, 2005

American Telecommunications Certification Body, Inc. 6731 Whittier Avenue
Suite C110
McLean, VA 22101

### To Whom It May Concern:

Please be advised that Itronix Corporation authorizes Rod Munro of Spectrum Technology Corporation to act on our behalf, until otherwise notified, for applications submitted to American Telecommunications Certification Body, Inc. (ATCB).

We certify that we are not subject to denial of federal benefits, that includes FCC benefits, pursuant to Section 5301 of the Anti-Drug Abuse ACT of 1988, U.S.C. 862. Further, no party, as defined in 47 CFR 1.2002(b), to the application is subject to denial of federal benefits, that includes FCC benefits.

Thank you for your attention to this matter.

Richard Sargent Sr. Manager Agency

**ITRONIX CORPORATION**