



Tim Dwyer <rfspectrum@gmail.com>

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**answer: Nihon Kohden Corporation, FCC ID: B6BZS-940PA,  
Assessment NO.: AN10T1052, Notice#1**

1 message

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Claire Hoque <claire.hoque@ccsemc.com>

Thu, Oct 21, 2010

To: Tim Dwyer - TCB <Timothy\_Dwyer@ieee.org>, "Timothy M. Dwyer" <tim.dwyer@ccsemc.com>

Cc: Mika Kaneko <mika.kaneko@ccsemc.com>

Hi Tim,

Pls see our answers.

Answer #1:

Noted, thanks.

Answer #2:

ZS-940PA RF output power is specified 1mW +50%, -50%, therefore maximum RF output power is less than 1.5mW. If all of the output power concentrates any 1gram of tissue, literally the SAR does not exceed 1.6mW/g. As the conclusion, we justify that the section 2.1093 is not applicable to the ZS-940PA.

See attached Attestation Letter.

Thanks,

Claire Hoque

UL CCS

47173 Benicia Street

Fremont, CA 94538, USA

Tel: (510) 771-1123

Fax: (510) 661-0888

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**From:** Mika Kaneko

**Sent:** Thursday, October 21, 2010 2:13 PM

**To:** Claire Hoque; Thu Chan

**Subject:** RE: B6BZS-940PA TCB questions: Nihon Kohden Corporation, FCC ID: B6BZS-940PA, Assessment NO.: AN10T1052,

Hi Claire,

Answer #2:

ZS-940PA RF output power is specified 1mW +50%, -50%, therefore maximum RF output power is less than 1.5mW. If all of the output power concentrates any 1gram of tissue, literally the SAR does not exceed 1.6mW/g. As the conclusion, we justify that section 2.1093 is not applicable to the ZS-940PA.

See attached Attestation Letter.

Regards,

Mika

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**From:** Claire Hoque  
**Sent:** 2010/10/22 (金) 5:15  
**To:** Thu Chan; Mika Kaneko  
**Subject:** B6BZS-940PA TCB questions: Nihon Kohden Corporation, FCC ID: B6BZS-940PA, Assessment NO.: AN10T1052, Notice#

-----Original Message-----

**From:** Timothy M. Dwyer  
**Sent:** Thursday, October 21, 2010 12:46 PM  
**To:** Thu Chan; Claire Hoque  
**Cc:** Tim Dwyer - TCB  
**Subject:** Nihon Kohden Corporation, FCC ID: B6BZS-940PA, Assessment NO. : AN10T1052, Notice#1

Hello Thu, Claire,

Review of this application is complete. Please respond to the following.

1. Part 95(G) LPRS checklist was selected for this application. The applicable section and checklist is Part 95(H) WMTS. This has been revised in the application. No further action is needed.
2. An attestation/justification statement is needed confirming compliance with the routine evaluation requirement of FCC paragraphs

1.1307, 2.1093 and 95.1125. Refer to the original filing. Note that Part 95H devices are not exempt or categorically excluded from routine evaluation requirements regardless of output power.

The items indicated above must be submitted before processing can continue on the above referenced application. Failure to provide the requested information within 30 days of the original e-mail date may result in application dismissal and forfeiture of the filing fee. Also, please note that partial responses increase processing time and should not be submitted. Any questions about the content of this correspondence should be directed to the e-mail address listed below the name of the sender. Revised documentation should not be emailed, but instead should be submitted through "Add Attachment" function at the UL-CCS website. Please have your Assessment Number and FCC ID/IC Certification number handy. You may use the following link: <https://cert.ccsemc.com/filing/>

Best regards,

Tim Dwyer  
Technical Reviewer

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 SAR letter.pdf  
458K

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