

Date: 8/25/2015

To whom it may concern:

Request for Class II Permissive Change

FCC ID: PPD-QCNFA34AC (grant date 6/5/2014 and permissive change grant on 10/7/2014)

Pursuant to CFR 2.1043, Qualcomm Atheros, Inc. hereby requests a Class II Permissive Change.

- The purpose in the permissive change is to certify U-NII-3 band under new U-NII rule per adopted under Docket No. 13-49.
- The update of U-NII-1 (5.15GHz-5.25GH), U-NII-2A (5.25GHz-5.25GHz) and U-NII-2C (5.470GHz-5.725GHz) is included in this application as the compliance of New UNII rule has previously addressed in the original grant under this FCC ID.
- The RF exposure assessment for Mobile and Portable categories under original grant is completed in a higher declared tune up power level and hence the assessment to a reduced power decalred under this Class 2 permissive change application is not needed. The documents listed are submitted under this application to to justify the compliance of RF exposure:
 - a. Tune up letter for MPE. The declared tune up power for MPE is not changed under this application.
 - b. Tune up letter for Modular SAR: New tune up power is submitted as well as the tune up power from original grant. There power in new tune up letter has equial or lower power compare to the declared power from original grant. The highest power reported channels in each subband remains the same between new and original tune up letter.
 - c. MPE and Modular SAR test report that filed from the original grant is resubmitted to justify the compliance per above.
- There is no any hardware change have been made to product (Schematics Diagram and Block Diagram). The frequency range remains the same and that no new channels are being added to those evaluated in the original application.

In addition. The antenna(s) type, gain, and location, and conditions remain the same as from original grant.

• The Software Configuration/Security description and channel plan submitted in the original approval under this FCC ID is contine valid under this application.

Sincerely yours,

Stanley Lin / Global Product Compliance