

American Telecommunications Certification Body Inc.

6731 Whittier Ave, McLean, VA 22101

April 14, 2007

RE: LITE-ON Technology Corp.

FCC ID: PPQ-VN910F

I have a few comments on this Application. Depending on your responses, kindly understand there may be additional comments.

- 1.) The name, address and contact person listed on the FCC database for LITE-ON under the Grantee code PPQ does not match the application form, the confidentiality request, or the PIA. All this information must be updated before this Grant can proceed. Under who's authority does Peter Wang speak on behalf of LITE-ON?
- 2.) Please provide a block diagram of the RF section of this device. I do not find any block diagram specific to the 88-108MHz transmitter.
- 3.) Please provide better, clearer internal photographs. May I suggest that either the photos or the paper be rotated 90 degrees so as to provide a larger and better fit for the photos?
- 4.) This device has an FCC logo indicating that the Rules for DofC should apply. You are reminded that testing as a Part 15B computer peripheral is required since this device can access a USB port. Kindly indicate where the DofC testing has taken place.
- 5.) FYI: This device is very low power. Therefore the RF exposure and co-location prohibitions seen in the Manual are not required.
- 6.) Please review again the "Permit But Ask" document sent yesterday. Page two begins a list of ten items which must specifically be addressed by any applicant for Certification under 15.239. Please observe that there are ten items. We urge all applicants to provide a separate document (similar to the Modular Approval request letter) specifying how all these different requirements are met. As an example, I do not find any specific reference to how this device has been modulated during testing and using what source. If an analog input the transmitter is provided, this must also be tested.
- 7.) Your Test Setup photos omit the use of a computer. All radiated testing shall be performed with all input ports filled. For this case, it would be very appropriate that a PC be used in all radiated and conducted testing under Part 15B and 15C.
- 8.) It is not appropriate to measure band edge compliance of a 200KHz wide signal using a 100KHz wide RBW. Please retake your band edge emissions data using a 10KHz RBW in both mono and stereo modes, and make sure a "worst case" audio source is used.

William H. Graff

President and Director of Engineering

Weller 1. 1.

mailto: whgraff@AmericanTCB.com

The items indicated above must be submitted before processing can continue on the above referenced application. Failure to provide the requested information may result in application termination. Correspondence should be considered part of the permanent submission and may be viewed from the Internet after a Grant of Equipment Authorization is issued.

Please do not respond to this correspondence using the email reply button. In order for your response to be processed expeditiously, you must submit your documents through the AmericanTCB.com website. 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 sender.