

Elliott TCB 41039 Boyce Road Fremont, CA, 94538

To whom it may concern:

The enclosed documents constitute a formal submittal and application for Equipment Authorization for a 802.11abgn access point pursuant to the following rules:

Subpart C of Part 15 of FCC Rules (CFR 47), Intentional Radiators
Subpart E of Part 15 of FCC Rules (CFR 47), UNII Devices
RSS-Gen Issue 3, December 2010, "General Requirements and Information for the
Certification of Radiocommunication Equipment"
RSS-210, Issue 8, December 2010, "Low-power Licence-exempt Radiocommunication
Devices (All Frequency Bands): Category I Equipment"

The device operates in the 2.4GHz, 5150-5250 and 5725 MHz bands only and is intended for indoor use.

Elliott Laboratories, as duly authorized agent prepared this submittal. A copy of the letter of our appointment as agent is included with the application.

If there are any questions or if further information is needed, please contact Elliott Laboratories for assistance.

Sincerely,

Mark Hill Staff Engineer

Elliott Laboratories LLC, An NTS Company