

WeiHeng Digital Company Limited

Rm732, 3rd session, Build B, Mingyou Industrial Products Exhibition and Purchasing Center,
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DOC ATTESTATION LETTER

FCC ID: 2ACH9HM-7845Q

Date: Oct. 09, 2014

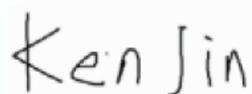
Federal Communications Commission
Authorization and Evaluation Division
7435 Oakland Mills Road
Columbia, MD 21046

To whom it may concern:

I, the undersigned, hereby attest to the fact that I will apply the Declaration of Conformity procedure to the personal computer. I understand the following FCC requirements:

1. Devices subject to the DoC procedure are required to be tested to show compliance with the FCC technical regulations by a recognized accredited testing laboratory. The testing laboratory must be accredited by a Commission approved accreditation body or designated under the terms of a government-to-government Mutual Recognition Agreement (MRA). A listing of those accredited testing laboratories that have been recognized by the Commission is published on the FCC Webpage:
<https://apps.fcc.gov/oetcf/eas/reports/TestFirmSearch.cfm> (Select the "accredited" option to search for FCC recognized accredited test firms.)
2. Test facilities located in countries, where the U.S. does not have an operational Telcom MRA are not recognized by the FCC to test for the DoC procedure.
3. Pt 2.1077 contains the list of information that must be included in the Declaration of Conformity, which must be supplied with each product sold. The DoC compliance info shall be included in the User's Manual or as a separate sheet. The info must contain the name, address, and phone number of the responsible party, which must be located within the United States. According to 2.909(c) (2), the responsible party is either the Manufacturer or if the product is imported the Importer.
4. We are applying FCC DOC at FCC recognized and accredited MRA lab and will get FCC DOC Before sell .

Sincerely,



Ken Jin/ Manager