



Hewlett-Packard Company
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Roseville, CA 95747
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Date: March 10, 2014

FCC ID: B94MRLBB1301

Subject: Response to FCC questions (reference Number TC393267)

Office of Engineering Technology
Federal Communications Commission
7435 Oakland Mills Road
Columbia, MD 21046

Dear Examiner,

Below is my response to the questions that the FCC raised regarding the class II permissive change to the above FCC ID.

- 1) Regarding how we restrict the client from operating as a master device, the client device is sold as a separate product from the Access Point with DFS master capability. It is not possible to upgrade the Client device to operate as an Access Point or master device. The only user document submitted with the Class II permissive change was for the master device.
- 2) As mentioned above, the client and Access Point are separate products controlled by HP.
- 3) It was our intent for this Class II permissive change to be for a limited modular approval. This radio will only be used in HP products. The customer and professional installers cannot add master capability to the client product.

Sincerely,

A handwritten signature in black ink that reads "Glenn Beckett".

Name: Glenn Beckett

Date: March 10, 2014

Title: Senior Regulatory Engineer