

*Federal Communications Commission*

To whom it may concern:

The enclosed documents constitute a formal submittal and application for a Class II Permissive change / Reassessment for an 802.11abg access point pursuant to the following rules:

Subpart E of Part 15 of FCC Rules (CFR 47), UNII Devices  
RSS-210, Issue 7, June 2007, "Low-power Licence-exempt Radiocommunication Devices (All Frequency Bands): Category I Equipment"

This purpose of this permissive change is for the addition of the DFS bands. There have been no hardware changes to the product to allow for operation in the 5250-5350 MHz and 5470-5725 MHz bands.

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 E. Hill  
Staff Engineer

MEH/dmg



FEDERAL COMMUNICATIONS COMMISSIONS  
7435 Oakland Mills Road  
Columbia, MD 21046

February 23, 2009

FCC ID: S9G7962

Gentlemen:

This is your letter of authorization to accept our appointment of Elliott Laboratories, Inc. as Agent for Ruckus Wireless, Inc., 880 West Maude Ave., Suite 101, Sunnyvale, CA 94085, to sign applications before the Commission and to make representations to you on our behalf. Elliott Laboratories is to receive and exchange data between our company and the Commission. This authorization is made pursuant to Section 2.911(c) of the FCC Rules and expires on expiration date.

I hereby certify on behalf of Ruckus Wireless, Inc., 880 West Maude Ave., Suite 101, Sunnyvale, CA 94085 ("Applicant") that neither Applicant nor any party to the application (officers, directors, and 5% shareholders) is subject to a denial of Federal benefits that includes FCC benefits pursuant to section 5301 of the Anti-Drug Abuse Act of 1988. 21 U.S.C. 853a.

Sincerely,

Craig Owens  
Director, Hardware Engineering



FEDERAL COMMUNICATIONS COMMISSIONS  
7435 Oakland Mills Road  
Columbia, MD 21046

April 7, 2009

RE: FCC ID: S9G7962

Dear Examiner:

I hereby request on behalf of Ruckus Wireless, Inc., the grant of a Class II Permissive Change to include the DFS bands (5.25-5.35, 5.470-5.725 GHz). No hardware changes were made to enable the operation in the 5250-530 and 5470-5725 MHz bands.

Sincerely,

Craig Owens  
Director, Hardware Engineering