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To FCC

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**Overall Assessment Letter for Ericsson Mobile Broadband Module F3507g**  
**FCC id: VV7-MBMF3507G-D**

I have reviewed this Class 2 Permissive change and find it compliant.

This is an application to permit installation of this module in a number of Laptops which also include other Radio Modules which can co-transmit with this module.

F3507g has been assessed for installation in the following models of notebooks/laptops:

Latitude E4300	Precision M6400	Studio XPS 1640	Studio 1537
Studio XPS 1340	Studio 1535	Studio 1735	Studio 1435

Please note the following:

1: Grants for Other co-located Transmitters

The Client has stated that the corresponding Class 2 Permissive changes for the other co-located modules are outside their remit and it is assumed they are being progressed by either the respective grantees or other agents on their behalf. Consequently this application has only focused on the issues related to this module.

2: Separation distances between the Antennas

The Exhibit the Client has supplied to both the test house and BABT differentiates between Antenna which are >20 cms separate (and are thus not co-located) and those < 20 cms which are co-located.

In the absence of more detailed information, the test house has made the co-located MPE evaluation on the "worst possible" basis assuming no separation.

Since compliance has been established on this assumption the individual cases will only be better.

Report 27470IDT.004 - LATITUDE E4300 does not consider the Bluetooth Module as the Bluetooth Antenna is > 20 cms from the other Antenna.

Yours sincerely



Hilton Carr  
Deputy Certification Manager