

Safety and Productivity Solutions 9680 Old Bailes Road Fort Mill, SC 29707 USA www.honeywell.com

www.honeywellaidc.com

March 8, 2019

FCC ID: HD5-CK65L0N **Company: Honeywell International Inc**

To whom it may concern,

AUTHORIZATION LETTER

Honeywell International Inc hereby authorizes Joanna Hung / Specialist of Bureau Veritas Consumer Products Services (H.K.) Ltd., Taoyuan Branch ("BV CPS Taoyuan"), to act on its behalf in all matters relating to the Federal Communication Commission ("FCC") application for equipment authorization in connection with the FCC ID listed above, including signing of all documents relating to these matters. Any and all acts carried out by Joanna Hung / Specialist of BV CPS Taoyuan on Honeywell International Inc's behalf, within the scope of the powers granted herein, shall have the same effect as acts of its own.

Request for Confidentiality

Pursuant to the provisions of Sections 0.457 and 0.459 of Commission's rules (47CFR§§0.457, 0.459), we are requesting the Commission to withhold the following attachments as confidential document from public disclosure indefinitely.

- Schematic Diagram •
- Block Diagram •
- **Operational Description** •
- Software Operational Description
- Tune-up procedure •
- Parts List

Above mentioned document contains detailed system and equipment description are considered as proprietary information in operation of the equipment. The public disclosure of above documents might be harmful to our company and would give competitor an unfair advantage in the market.

In additional to above mentioned documents, pursuant to Public Notice DA 04-1705 of the Commission's policy, in order to comply with the marketing regulations in 47 CFR §2.803 and the importation rules in 47 CFR §2.1204, while ensuring that business sensitive information remains confidential until the actual marketing of newly authorized devices. We are requesting the commission to grant short-term confidentiality request on the following attachments until 180 days after the Grant Date of Equipment Authorizations.

- External Photos •
- Internal Photos •
- **Test Setup Photos** •
- **Users Manual** •

It is our understanding that all measurement test reports, FCC ID label format and correspondent during certification review process cannot be granted as confidential documents and those information will be available for public review once the grant of equipment authorization is issued.



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Label Location Declaration

To maximize label space on the device, the manufacturer, model number, and FCC markings will be applied to the main label on the back of the device. Other markings will be applied to available space in the battery compartment of this device. The labels in the battery compartment will be visible to users as they purchase the product and install the battery.

Declaration Letter for BT/WLAN

This product utilizes a WLAN/Bluetooth combination antenna. This WLAN/Bluetooth co-existence mechanism is to ensure that the WLAN and Bluetooth transmitters would not simultaneously operate. Therefore, WLAN and Bluetooth antenna for this device should not be considered capable of transmitting simultaneously.

Though the users can use WLAN and Bluetooth simultaneously, but the real situation is that WLAN and Bluetooth are used by time sharing and no overlap transmission.

Declaration Letter for WLAN channels

The device does not support any non-US channels in all the operational mode(s). All non-US frequencies, US 2.4G channel 12-13 and Country code selection are disabled through proprietary software and are not user changeable.

DTS-UNII Device Declaration Letter

We have declared below features for FCC equipment authorization,

- (1) DFS Device –
- Master
- Client with Radar detection capability
- Client without radar detection capability
- N/A
- (2) Active / Passive Scanning, ad-hoc mode access point capability

Frequency	Active	passive	Ad Hoc Mode	Access point
Band	Scanning	scanning	or WIFI Direct	capability
(MHz)	(the device can	(where the	capability	
	transmit a	device is can		
	probe (beacon))	listen only with		
		no probes)		
5150-5250	🛛 Yes , 🗌 No	\Box Yes , \boxtimes No	🛛 Yes , 🗌 No	🗌 Yes , 🖾 No
5250-5350	🗌 Yes , 🖾 No	\boxtimes Yes , \square No	\Box Yes , \boxtimes No	🗌 Yes , 🖾 No
5470-5725	🗌 Yes , 🖾 No	Yes , 🗌 No	🗌 Yes , 🖾 No	🗌 Yes , 🖾 No
5725-5850	\boxtimes Yes , \square No	\Box Yes , \boxtimes No	🛛 Yes , 🗌 No	\Box Yes , \boxtimes No

(3) Country code selection ability - \Box Yes, \boxtimes No

If yes, please explain how it was implemented: (please also help to provide detail of options for each country selection)



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(4) Meet 15.202 requirement $- \bigotimes$ Yes, \Box No,

Please check below:

A master device is defined as a device operating in a mode in which it has the capability to transmit without receiving an enabling signal. In this mode it is able to select a channel and initiate a network by sending enabling signals to other devices

 \square A client device is defined as a device operating in a mode in which the transmissions of the device are under control of the master. A device in client mode is not able to initiate a network.

(5) For client devices that have software configuration control to operate in different modes (active scanning in some and passive scanning in others) in different bands (devices with multiple equipment classes or those that operate on non-DFS frequencies) or modular devices which configure the modes of operations through software, the application must provide software and operations description on how the software and / or hardware is implemented to ensure that proper operations modes cannot be modified by end user or an installer.

Apply, No Apply, (If apply, please help to provide explanation on it was implement, and how software was controlled) Factory set only.

Should you have any question or comment regarding this matter, please do not hesitate to contact us.

Sincerely,

See gra Hell

Sean MacKellar Product Compliance, Sr. Compliance Engineer Honeywell International Inc SPS (Safety and Productivity Solutions) 16201 25th Ave West Lynnwood, WA 98087 Tel: +14259214342 sean.mackellar@honeywell.com