Exhibit A-3

Changes to Proposed Final Judgment in Response to Public Comments

Change to Proposed Final Judgment	Comment(s) that Change Responds to
II.F. (Page 3) – Includes more information	Former Antitrust Division Professionals
defining the metes and bounds of the AI Ops	Letter (Page 6)
for Mist Source Code	American Economic Liberties Project Letter
	(Page 15) (Question 8)
IV.2.B. (Page 6) – Requires the Divestiture	State Attorneys General Letter (Page 11)
Trustee to sell HPE Divestiture Assets as	Former Antitrust Division Professionals
quickly as possible as consistent with the	Letter (Page 8)
Final Judgment	
IV.2.I-J. (Page 8) – Provides that the	State Attorneys General Letter (Page 11)
Divestiture Trustee will serve until the	
divestiture is completed or for a term	
otherwise ordered by the Court, and allows	
the United States to request the appointment	
of substitute Divestiture Trustee if it	
determines the original Trustee is not acting	
diligently or in a reasonably cost-effective	
manner	
V.1.B.4. (Page 11) – Provides that at the	State Attorneys General Letter (Pages 10-11)
option of the primary Mist Source Code	American Economic Liberties Project Letter
licensee, subject to approval of the United	(Page 13 & 15 (Question 7))
States, HPE must extend the transition	
services offered to the primary licensee by up	
to 6 months	
V.1.B.5. (Page 11) – Deletes provision stating	State Attorneys General Letter (Page 10)
that primary Mist Source Code license will	American Economic Liberties Project Letter
include a non-solicitation provision	(Page 13 & 15 (Question 7))
V.2.B. (Page 14) – Requires the License	State Attorneys General Letter (Page 11)
Trustee to license the source code as quickly	Former Antitrust Division Professionals
as possible	Letter (Page 8)
V.2.I-J (Pages 16-17) – Provides that the	State Attorneys General Letter (Page 11)
License Trustee will serve until the divestiture	
is completed or for a term otherwise ordered	
by the Court, and allows the United States to	
request the appointment of substitute License	
Trustee if it determines the original Trustee is	
not acting diligently or in a reasonably cost- effective manner	
enective manner	

Change to Proposed Final Judgment	Comment(s) that Change Responds to
-----------------------------------	------------------------------------

VI (Pages 18-20) – Includes several "Additional Requirements" that are typically part of Department of Justice antitrust consent judgments. These provisions include:

- Requiring HPE to use best efforts to divest the HPE Divestiture Assets and license the AI Ops for Mist Source Code as expeditiously as possible
- Requiring that the divestiture and licensing go to companies that will use the assets to compete in the market for enterprise-grade WLAN solutions in the United States, and that the companies have "the intent and capability, including the necessary managerial, operational, technical, and financial capability" to compete in that market
- Prohibiting HPE from inhibiting or financing the divestiture or licensing
- Prohibiting HPE from reacquiring the HPE Divestiture Assets or the AI Ops for Mist Source Code

State Attorneys General Letter (Page 11) Former Antitrust Division Professionals Letter (Page 8)

Former Antitrust Division Professionals Letter (Page 6)

American Economic Liberties Project Letter (Page 15) (Question 8)
American Economic Liberties Project Letter (Page 15) (Question 8)

XI (Pages 22-23) – Includes several standard provisions to ensure enforcement of the Final Judgment, including allowing the United States to seek relief (under a preponderance of the evidence standard) should HPE violate the terms of the Final Judgment. Such relief includes contempt sanctions and an extension of the Final Judgment, as well as reimbursement for all government expenses incurred in enforcing the Final Judgment

State Attorneys General Letter (Page 11) Former Antitrust Division Professionals Letter (Page 8)

American Economic Liberties Project Letter (Page 15) (Question 8)