## **NETGEAR, INC.**

350 East Plumeria Drive, San Jose, CA 95134, USA

Date: 2024-06-13

FCC ID: PY324100618

To the attention of:

Federal Communications Commission Authorization and Evaluation Division

## **Declaration Letter for Indoor Access Points**

We, **Netgear Incorporated**, attest that this device under **FCC ID: PY324100618** complies with the device protocol requirements and operational restrictions for Indoor Access Point Devices.

- a) This indoor access point can act as a master as defined in Section 15.202, allowing it to transmit without receiving an enabling signal. This mode can select a channel and initiate a network by sending enabling signals to client devices and subordinate devices.
- b) This Indoor Access Point operates in the 5.850-5.895 GHz band. It is supplied power from a wired connection, has an integrated antenna, is not battery-powered, and does not have a weatherized enclosure.
- c) We acknowledge this device is subject to and in full compliance with the device restrictions listed below:
  - This device is for indoor use only. Indoor Access Points operating in the U-NII-4 band and U-NII-3 & -4 span channels shall be supplied power from a wired permanent indoor local power connection, use an integrated antenna, is not battery powered, and does not use a weatherized enclosure.
  - This device bears the following statement in a conspicuous location on the device and the user's manual: "FCC regulations restrict the operation of this device to indoor use only."

If you should have any questions regarding this declaration, please do not hesitate to contact us, thank you!

Sincerely yours,

David Kay, Regulatory Compliance Director

NETGEAR, INC. Tel: 4088903657 Fax: 4089078097

E-mail: david.kay@netgear.com