

Date: 4/21/2024

Federal Communications Commissions  
Authorization and Evaluation Division  
7435 Oakland Mills Road  
Columbia, MD 21046

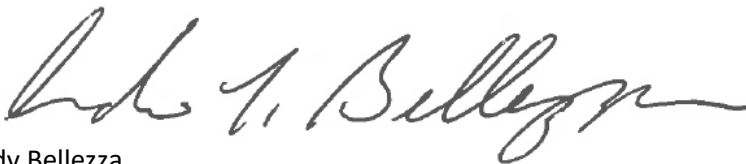
RE: Part 15 Subpart E U-NII 6GHz Attestation Letter

To whom it may concern:

We, Sonos, Inc., attest that this device under FCC ID: SBVRM045 complies with the device protocol requirements and operational restrictions noted in Part 15E of the FCC's rules for 6GHz bands for Indoor Access Point 6ID.

1. Protocol Statement – The AP uses the IEEE 802.11 beacon signaling to inform the associated client/subordinate device of its permitted maximum power. The IEEE beacon contains a 6GHz Operation Information subfield. The subfield will contain information identifying the AP as a LPI AP and a Maximum Transmit Power Interpretation subfield. 2.
2. We acknowledge the following device restrictions:
  - a. Low-power indoor Access Point. Access Point operating in the 5.925-7.125 GHz band shall be supplied power from a wired connection, has an integrated antenna, is not battery-powered, and does not have a weatherized enclosure.
  - b. The device utilizes bandwidth reduction capability and intentionally reduces the channel bandwidth to allow for continued connection on the set channel during times of network traffic congestion.
  - c. This device's operation will not be allowed on oil platforms, cars, trains, boats, and aircraft, except that operation of this device is permitted in large aircraft while flying above 10,000 feet.
  - d. Indoor access points are prohibited for control of or communications with unmanned aircraft systems, including drones.

Sincerely,



Andy Bellezza

Sr. Compliance Engineer

Sonos, Inc.

**Sonos Boston**

2 Avenue de Lafayette  
Boston, MA 02111  
sonos.com