



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

RE: Part 15 Subpart E U-NII 6GHz Attestation Letter  
**FCC ID: 2AEM4-711917312**

To whom it may concern:

We, eero LLC, attest that this device under FCC ID: **2AEM4-711917312** complies with the device protocol requirements and operational restrictions noted in Part 15E of the FCC's rules for 6GHz 6GHz bands for Indoor Access Point device (6ID).

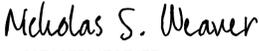
Operating as an Indoor Access point in the 6 GHz band in the United States, the eero device sends at least two Transmit Power Envelope elements in Beacon and Probe Response frames to associated client/subordinate devices to populate the Regulatory Info subfield in the Control field of the 6 GHz Operation Information field of the HE Operation element. These elements adjust the Transmit power and EIRP PSD of the associated device.

Further, we acknowledge the device restrictions as followings:

- 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. 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.
- c. Indoor access points are prohibited for control of or communications with unmanned aircraft systems, including drones.

Appropriate notification of these restrictions is made to the user through our documentation and labeling.

Sincerely;

DocuSigned by:  
  
20F1C7584FCE47D...  
Name: Nicholas Weaver  
Job Title: CEO  
Company Name: eero LLC

