



**TO: Federal Communication Commission  
Equipment Authorization Division  
Application Processing Branch  
7435 Oakland Mills Rd  
Columbia, MD 21046**

August 16, 2024

Pursuant to FCC 22-84 Report and Order and KDB 986446 D01 Covered Equipment v01, the Commission adopted new FCC requirements to protect the nation's networks and supply chains from equipment that poses an unacceptable risk to national security or the safety of U.S. persons. Specifically, the Commission adopted rules that prohibit equipment authorization for "covered" telecommunications equipment and video surveillance equipment produced by entities identified on the Commission's Covered List.

Certification designating a U.S. agent for service of process. As required by section 2.911(d)(7), the applicant must designate a contact located in the United States for purposes of acting as the applicant's agent for service of process, regardless of whether the applicant is a domestic or foreign entity.

An applicant located in the United States may designate itself as the agent for service of process. Climate LLC ("the applicant") consents to accept the service of process at the following address:

John Winski  
Climate LLC  
4 Cityplace Dr, St. Louis, MO 63141  
email: [john.winski@bayer.com](mailto:john.winski@bayer.com)  
FCC FRN: 0027968270

Climate LLC acknowledges to maintain an agent for no less than one year after the grantee has terminated all marketing and importation or the conclusion of any Commission-related proceeding involving the equipment. If the agent changes then the TCB and the FCC must be notified.

Sincerely,

A handwritten signature in black ink that reads "John Winski".

John Winski  
VP Legal, Bayer Digital Farming Solutions  
Chief Legal Officer, Climate LLC