## 48\_[model] US\_Agent\_2.911(d)(7)-U, V05

## Shenzhen Qiai Wireless Electronic Commerce Co., Ltd.

205, Building 5, Hongguan Innovation Talent Industrial Park, Longzhu Community, Buji Street, Longgang District, Shenzhen, China

Federal Communications Commission Authorization and Evaluation Division Equipment Authorization Branch 7435 Oakland Mills Road Columbia, MD 21046

2024/05/30

## U.S. Agent Designation

Shenzhen Qiai Wireless Electronic Commerce Co., Ltd. acknowledges their consent for the following contact located in the United States to act as their agent for service of process for the equipment for which authorization is sought (FCC ID: 2BD5Z-DT08):

Name and company of U.S. agent: GSS SERVICE INC

Physical U.S. address of agent: 6547 N Academy Blvd #2266 Colorado Springs COLORADO 80918

**United States** 

FRN of U.S. agent: 0033402082

Email address of U.S. agent: MichouxLogan@outlook.com

GSS SERVICE INC acknowledges their obligation to accept service of process on behalf of Shenzhen Qiai Wireless Electronic Commerce Co., Ltd.

Shenzhen Qiai Wireless Electronic Commerce Co., Ltd. with the FRN [18300044258] accepts its obligation to maintain an agent for service of process in the United States for no less than one year after either the grantee has permanently terminated all marketing and importation of the applicable equipment within the U.S., or the conclusion of any Commission-related administrative or judicial proceeding involving the equipment, whichever is later.

By signing this form, we confirm the above and that we are aware of the application requirements listed under § 2.911(d)(7).

The information provided in this letter is based on the referenced rule parts of Title 47 of the CFR as well as KDB 986446 D01.

An expiration date for this letter does not exist. In case the U.S. agent changes, the grantee is obligated to notify the FCC within 30 days via the granting TCB.

Sincerely,

Wang Thomas

Signature

Wang Thomas Manager

Shenzhen Qiai Wireless Electronic Commerce Co.,

Ltd.

Signature

Michoux Logan

PM

GSS SERVICE INC

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