

Charlie Zhang

From: Benjamin Kaur <benjamin.kaur@iconsigh.com>
Sent: Tuesday, September 30, 2025 6:30 AM
To: Charlie Zhang
Subject: Re: Validation of US Agent Information
Attachments: Attestation Letter for Designated Agent (2AWTC-DC301A)-signed.pdf; US agent for service rep (2AWTC-DC301A)-signed.pdf; FRN_0033398652.pdf

Follow Up Flag: Follow up
Flag Status: Flagged

Dear Charlie Zhang,

Thank you for sharing the correspondence with me regarding the Federal Communications Commission's request for validation of the United States agent for service of process for Shantou Chenghai District Dachang Toy Technology Company Limited under correspondence number 616941. As Benjamin Kaur, Manager of Iconsigh, the designated United States agent, I provide the following detailed response addressing the three validation points, in compliance with Title 47 of the Code of Federal Regulations, Section 2.911(d)(7) as requested, specifically for the equipment covered under FCC ID: 2AWTC-DC301A:

1. Yes, the address 2310 Homestead Road, Suite C1, Los Altos, California 94024, United States, is a valid physical United States mailing address. This was verified through our Federal Registration Number record (FRN: 0033398652), registered since February 14, 2023, which confirms this as our principal business address within a commercial complex suitable for legal service.

2. Yes, Iconsigh is physically located at 2310 Homestead Road, Suite C1, Los Altos, California 94024, United States, enabling legal service of process. This physical presence is verified by our Federal Communications Commission Federal Registration Number record (FRN: 0033398652), which designates this as our operational site. As the designated agent, we maintain availability at this location to accept and handle any correspondence, notices, orders, decisions, or requirements related to administrative, legal, or judicial processes involving the equipment as required under Title 47 of the Code of Federal Regulations, Section 2.911(d)(7).
ensuring availability to accept legal documents, which legally notifies the grantee per United States law, addressing communication challenges with overseas applicants. Service is deemed complete upon delivery to this address.

3. Yes, Iconsigh has clearly agreed in writing to serve as the agent for Shantou Chenghai District Dachang Toy Technology Company Limited at the specified address. This is evidenced by the attached United States Agent Letter of Attestation and USA Designated Local Agent Service Agreement, both dated December 20, 2024. These documents confirm our obligation to accept and forward service of process documents within 48 hours, maintaining this role for no less than one year after the grantee terminates marketing or importation or the conclusion of any Commission-related proceedings involving the equipment, as required by Title 47 of the Code of Federal Regulations, Section 2.911(d)(7).

Attached from our records for your references are:

- Federal Registration Number record (FRN_0033398652.pdf).
- United States Agent Letter of Attestation (2024-12-20) for Shantou Chenghai District Dachang Toy Technology Company Limited for FCC ID: 2AWTC-DC301A.

- USA Designated Local Agent Service Agreement (2024-12-20) for Shantou Chenghai District Dachang Toy Technology Company Limited for FCC ID: 2AWTC-DC301A.

Please let me know if you need anything else.

Best regards,
Benjamin Kaur

On Sat, Sep 27, 2025 at 5:52 AM Charlie Zhang <charlie.zhang@baclcorp.com> wrote:

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> Dear Benjamin Kaur,
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> This is Charlie Zhang, TCB Administrator at Bay Area Compliance Laboratories Corp.
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> We have received a FCC notice that the FCC is requesting our TCB to conduct the validation on you as the U.S. Agent.
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> Please confirm your validity and provide your response on below questions from the FCC at your earliest convenience.
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> Please provide evidence how the Agent for Service of Process information was validated against the following:
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> 1) Is the address of the agent a valid physical US mailing address
> (not a US post office box, not a virtual mailbox, not P.O. Boxes, not
> a vacant lot, not a public building, etc.)
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> 2) Is the agent physically located at that valid US address such that the agent can be legally served at that address?
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>
> 3) Has the listed agent clearly agreed in writing to serve as the agent for the grantee at that address?
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> Should you have any questions or require further information, please feel free to contact us.
>
>
>
> Best Regards,
>
> Charlie Zhang
>

> TCB Administrator

>

> Bay Area Compliance Laboratories, Corp.

>

> 1274 Anvilwood Avenue

>

> Sunnyvale, CA 94089, USA

>

> (408)732-9162 ext. 3744

>

> charlie.zhang@baclcorp.com

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> For more information about Bay Area Compliance Laboratories, Corp.,

> visit us at <http://www.baclcorp.com/>

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