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## Letter of Declaration on Indoor Access Point (6ID) Operation

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

**FCC ID: 2BH7FEAP787**

To Whom It May Concern

We, **TP-Link Systems Inc.** (*Address: 10 Mauchly, Irvine, CA 92618*), attest that this Indoor Access Point device complies with the following requirements of Part 15E of the FCC's rules for the 5.925~7.125 GHz band:

**Protocol attestation statement:**

1. An 11ax/be IEEE AP's Transmit Power Envelope element has information fields for power limits for connecting client/subordinate devices. The TPE information is embedded in this device's signals and used to tell the connecting clients/subordinate that the max TX powers it is allowed to transmit. There is a regulatory info field in this device's beacon and probe response frames which detail this device type when the client/subordinate associates to this device.

**Statement acknowledging device restrictions:**

1. This device operating in the 5.925-7.125 GHz band is supplied power from a wired connection, has an integrated antenna, is not battery-powered, and does not have a weatherized enclosure.
2. 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 only in the 5.925-6.425 GHz band.
3. This device is prohibited for control of or communications with unmanned aircraft systems, including drones.

Sincerely,

*Sarah Wang*

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Name: Sarah Wang

Position: Regulatory Compliance Manager

Date: 2025-07-22

