

Please upload an exhibit that explains how does the TCB verify the new agent information:

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.)

- We have checked if the address exists in a real and potential building (Google maps) + official US register, after this verification and the evidence below we can guarantee the following:
 - ✓ not a US post office box
 - ✓ not a virtual mailbox
 - ✓ not P.O. Boxes
 - ✓ not a vacant lot
 - ✓ not a public building(note)

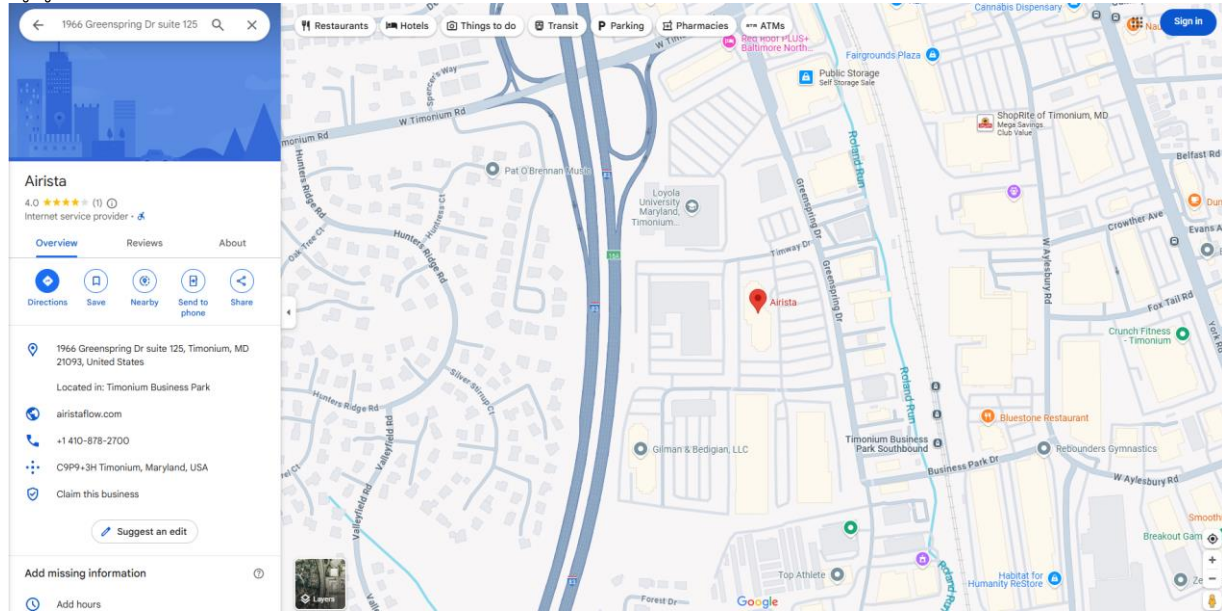
► We checked the FCC FRN Search based on the information provided by the grantee.

FRN	Registrant	Contact	Address	City	State	Zip	Country	RegDate
0025400391	AiRISTA Flow, Inc.	Patrick Jenkins	1966 Greenspring Drive Suite 125	Timonium	MARYLAND	21093	USA	03/16/2016

On the official register from : https://opencorporates.com/companies/us_il/LLC_12842678

AIRISTA FLOW, INC. (4098433)	
	
Initial Filing Date	01/12/2018
Status	Active
Standing - SOS	Good
Standing - FTB	Good
Standing - Agent	Good
Standing - VCFCF	Good
Formed In	DELAWARE
Entity Type	Stock Corporation - Out of State - Stock
Principal Address	913 RIDGEBROOK ROAD STE 110 SPARKS, MD 21152
Mailing Address	913 RIDGEBROOK ROAD 110 SPARKS, MD 21152

In google:



► **CONCLUSION by TCB:** The ASOP defined and provided by grantee is VALID and confirmed. Therefore the exhibit "C5266091_X23_Ed1_US_Agent_Letter" included in the file is ok.

2- Is the agent physically located at that valid US address such that the agent can be legally served at that address?
 Yes , check above

3- Has the listed agent clearly agreed in writing to serve as the agent for the grantee at that address?

Yes, it is included in the exhibit "C5266091_X23_Ed1_US_Agent_Letter"

AiRISTA Flow, Inc. certifies that, as of the dates of this application, "AiRISTA Flow, Inc." is our designated U.S. agent for service of process for the above referenced FCC ID. **AiRISTA Flow, Inc.** accepts 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. The Applicant is aware of and agrees to comply with the requirements outlined in the FCC Equipment Authorization Program, Report and Order FCC 22-84, and clause § 2.911.

AiRISTA Flow, Inc. accepts, as of the date of the filing of the application, the obligation of the designated U.S. agent for service process for the above referenced FCC ID. The US Agent for Service of Process is aware of and agrees to comply with the requirements outlined in the FCC Equipment Authorization Program, Report and Order FCC 22-84, and clause § 2.911.

Designated U.S. Agent Information:

Name: **AiRISTA Flow, Inc.**

FCC FRN: **0025400391**

Address: **1966 Greenspring Drive, Suite 125 Timonium, Maryland 21093.**

Contact Person: **Patrick Jenkins**

Tel: **(443) 212-4251**

Email: **Patrick.Jenkins@Airista.com**

Sincerely,

AiRISTA Flow, Inc.	AiRISTA Flow, Inc.
Patrick Jenkins	Patrick Jenkins
<i>Patrick Jenkins</i>	<i>Patrick Jenkins</i>

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