Federal Communications Commission October 4, 2019

445 12th Street, SW

Washington, DC

The Shamrock Consulting Group 

2325 Barrett Cottage Place

Marietta, GA 30066

Ref- Proceeding 19-272

Gentlemen,

I read the overview of the proceeding and I am concerned that it will limit the ability of companies, other than Pivotal Commware to provide systems for enhancing in-building 5G performance. Moreover, it would no longer require conforming signal boosters to comply with the existing Network Protection Standards (NPS) that went into effect for all US boosters in January 2014. Those standards were put in place to provide a quick and cost-effective method for consumers to employ signal booster which enhanced indoor cell coverage while protecting the carrier’s systems from interference. In addition, it would give a single manufacturer a monopoly by cutting out existing signal booster manufacturers, dealers, and distributors.

Sincerely,

Kenneth L. O’Connor



President

The Shamrock Consulting Group LLC