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Petition for Waiver of FCC Form 471 Filing Deadline for funding year 2019

DAYTON CHRISTIAN SCHOOL (BEN 222413)

Dayton Christian School respectfully petitions the Commission to request a waiver of the Funding Year 2019, FCC Form 471 filing deadline to allow the Out of Window submission of their E-Rate Funding Year 2019 Form 471, due to the following circumstances:

Dayton Christian School, which serves low income pre-kindergarten through Grade 12 children, and has been a successful participant of the E-Rate program since Funding Year 2017. This would be our third year of a three-year contract that Dayton Christian School will have participated in this program. Participating in the E-Rate funding program is critical and vital to the success of the Dayton Christian School programming. However, between the 2018 and 2019 school years we have had a change in personnel, specifically we had a change of IT Directors. Past correspondence with the USAC would have been delivered to the previous IT Director.

As the new IT Director, I was not receiving correspondence pertaining to the FCC Form 471 filing deadline. I only became aware that we missed the deadline for filing after the Government Subsidized Programs Team of Charter Communications, Inc., notified Dayton Christian School to inform us that we had missed the filing deadline.

In learning that we had missed the deadline, I filed a Customer Service Case with USAC (Case IDs 230806 and 177163) to explain the reason for missing the filing deadline. I have since set up future correspondence with USAC to be delivered to my email address.

Sincerely,

Brian Olson
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