



To whom it may concern,

HiBoost is a global manufacturer of cell phone signal boosters and DAS solutions that strongly supports the petition (WT Docket No.10-4). The vague and restrictive language pertaining to “personal use” in § 20.21 of the Commission's rules.

The removal of these restrictions from Industrial signal boosters will allow for other small businesses, public servants, first responders, and other institutions to independently improve the quality of signal they receive. This added connectivity will be essential in increasing the productivity and efficiency of these institutions and has wide reaching positive benefits to society. These businesses and agencies that are typically housed in medium-sized buildings have been unable to independently improve their signal which has hampered their ability to serve the public at large.

As wireless carriers move towards adopting 5G networks, signal boosters will become more valuable. The increases to data transfer speed and extension of connectivity will allow for consumers to use their mobile devices and other technology to their fullest potentials. Restrictions on signal boosters could inevitably have far reaching ramifications as our modern world becomes more and more mobile-centric.

The limits currently set in place to protect wireless networks from undue interference from Consumer Grade cell phone signal boosters¹ have proven to be unnecessary. Neither we nor our network of dealers and vendors have reported a single issue of such interference. We have also received no such notice of interference from any wireless carrier.

For all of these reasons HiBoost urges that the Commission rules in favor of this petition.

Sincerely,

Yanwei Wang
CEO of HiBoost

¹ *HiBoost cell phone signal boosters are divided into [consumer](#), [commercial](#), and [industrial](#) according to FCC guidelines and uses. For reference, see HiBoostUSA.com.*