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June 12, 2017

ELECTRONIC FILING

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: *Ex Parte*, WT Docket No. 10-4

Dear Ms. Dortch:

On June 8, 2017, Bruce Lancaster and Jeff Gudewicz of Wilson Electronics, LLC and the undersigned met in person with Suzanne Tetreault, Mary Claire York, Tom Derenge, Alex Vetras, and via teleconference with Roger Noel and Amanda Huetinck of the Wireless Telecommunications Bureau.

During the meeting, the Wilson representatives discussed Wilson's proposal that the Commission eliminate the personal-use restriction on all Consumer Signal Boosters, specifically including Wideband Consumer Signal Boosters. The attached document, which was distributed at the meeting, summarizes the matters that were presented at the meeting.

In addition, we expressed the view that the Commission need not issue another notice of proposed rulemaking before eliminating the personal-use restriction entirely. Comments supporting the elimination of the restriction on wideband signal boosters were filed in response to the Commission's further notice of proposed rulemaking that was issued in 2014. Moreover, the public notice that was issued this year gave notice of the rule change that Wilson proposed and solicited comments on whether the restriction should be lifted for wideband boosters, as well as for Provider-Specific Consumer Signal Boosters. Because there has already been two rounds of comments on whether the personal-use restriction should be eliminated for both wideband and provider-specific boosters, the Commission can easily find that further notice and comments are unnecessary. Both the Administrative Procedure Act (5 U.S.C. § 553(b)) and the Commission's rules (47 C.F.R. § 1.412(c)) permit the Commission to change the rules without further notice upon such a finding of good cause.

We also talked about the need to enable the use of Consumer Signal Boosters in the frequency bands 14, 26, and 41, as well as the new 600 MHz bands. We asked that the Commission consider the adoption of an expedited procedure to approve the use of consumer signal boosters for subscriber-based services that operate in new frequency bands. Finally, we discussed instances

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when the consumer signal booster registration process has been an impediment to market innovation.

Should any questions arise with regard to this matter, please direct them to the undersigned.

Very truly yours,

/s/ Russell D. Lukas

Russell D. Lukas

cc: Suzanne Tetreault,
Mary Claire York
Roger Noel
Tom Derenge
Amanda Huetinck