Federal Communications Commission

RE: RM-11791

06AUG2017

This comment is in opposition support of RM-11791

West Michigan Wireless ISP is a wireless Internet service provider in southwestern lower Michigan. We provide high speed data services to remote, rural parts of Allegan, Barry, Kalamazoo, Ottawa, and Van Buren counties using unlicensed and licensed frequencies, including 3650-3700MHz using our NN license.

We are always in need of spectrum to increase end user performance. With the rise of direct video streaming, clients need higher throughput. There is adequate spectrum to provide for point to point links and backhaul services at this time. However, there is limited spectrum to provide ‘last mile’ service to our clients, especially at power levels that have reasonable foliage penetration. With the proposed EIRP levels, reasonable penetration can be assumed, lowering the install requirements and costs to the end user. For small company’s like mine, spectrum auctions are simply financially out of reach. This will allow services to be offered to additional users not currently able to get high speed data services at reasonable prices.

We request that the commission take action in support of this petition for rulemaking at the earliest possible time.

Thank you,

Blair D Davis

Owner, West Michigan Wireless ISP

Allegan, MI

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