

We have recently been brought to the understand that the changes to the 3.65 CBRS regulations will put us under extreme pressure both financially and utilization of personnel resources to convert our exiting network to the required changes under the current FCC time line.

We are a small WISP in rural Montana. We provide internet access to areas that have not been covered by the larger nationwide providers. Those large providers do not wish to expand their market to rural areas with low customer densities. We would like to continue servicing our existing customer base and therefore are requesting that the FCC accept the WISPA's petition to extend the April 17, 2020 deadline. The extension will allow us to accomplish the conversion of our hardware and client configurations without generating too much of our burden to our company and customers.

Sincerely , Rick Amon
Centric Internet Services
Missoula, Montana