



December 12, 2018

To Whom It May Concern:

I am writing on behalf of our company, McMinnville Access Company dba OnlineNW regarding our support of the Petition asking the FCC to extend the transition deadline to January 8, 2023.

OnlineNW has been a provider of Internet services to residential and business customers in the Oregon Willamette Valley for over 20 years. During that time we have grown our business substantially by providing broadband service to customers in rural areas where there is virtually little to no access to high-speed Internet services. We have invested millions of dollars over the years in the 3650-3700 MHz band along with other available unlicensed spectrum. We believe companies like ours can and will continue to play a vital role in delivering last mile services to underserved markets.

We are hoping that the FCC will rule in favor the extension for the following reasons:

1. Current equipment may or may not fit Part 96 rules. It currently supports Part 90 rules.
2. The Part 96 equipment requires a SAS database for operation. There are no SAS databased certified by the FCC.
3. Part 96 operation requires a "Certified Professional Installer" CPI to register our equipment with SAS. There are currently no classes, curriculum or exams available to obtain CPI status.
4. The FCC hasn't authorized GAA operations yet for the CBR5 band.

Due to the complexity and the challenges associated with this implementation, OnlineNW supports the extension of the transition deadline as requested in the Petition filed October 4, 2018 by WISPA and UTC.

A handwritten signature in black ink that reads "Kathy Tate". The signature is written in a cursive, flowing style.

Kathy Tate, CEO
McMinnville Access Company dba OnlineNW
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