

Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

WC: 06-122

RE: 2013 FCC Form 499-A – 830068

To Whom It May Concern:

Experior Networks would like to request a waiver *regarding the filing deadline of our 2013 FCC Form 499-A*. Experior Networks filed for and received a Filer 499 ID on March 13, 2014. Once we received our Filer ID and filed our 2014 499A form, I noticed a major error on line 404.4 We reported "ALL" of our recurring revenues from services in this box....both Internet and VoIP instead of the VoIP portion only.

On July 22, 2014, based on USAC's calculation, USAC determined that we were *de minimis* for calendar year 2013 and, therefore, were not required to directly contribute to the federal Universal Service Fund during calendar year 2013. However, since the deadline passed for calendar year 2012, a USAC analyst suggested we request a waiver to re-file the 2013 Form 499A(which reports 2012 revenues) and we would be *de minimis* for calendar year 2012 as well as our revenues were even less than 2013.

As it stands right now, we have an outstanding bill with USAC based on the incorrect filing that is more than our gross VoIP revenues for the entire year. Thank you for your attention in the matter.

Kind Regards,



Chris Henshaw
CEO
Experior Networks
1832 Troon Drive
Lake Havasu City, AZ 86404

Filer ID: 830068

Received & inspected

OCT 17 2014

FCC Mail Room

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