

FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of)	
)	
Amendment of Parts 0, 1, 2, 15 and 18 of the Commission's Rules Regarding Authorization of Radiofrequency Equipment)	ET Docket No. 15-170
)	
Request for the Allowance of Optional Electronic Labeling for Wireless Devices)	RM-11673
)	

Reply Comments
on Behalf of
COHEN, DIPPELL AND EVERIST, P.C.

These reply comments are submitted on behalf of Cohen, Dippell and Everist, P.C. ("CDE"). CDE and its predecessors have practiced before the Federal Communications Commission ("FCC") for over 75 years in broadcast and telecommunications matters. The firm or its predecessors have been located in Washington, DC since 1937 and performed professional consulting engineering services to the communications industry.

This firm has reviewed the comments supplied by Telecommunications Industry Association; Information Technology Associates; Consumer Electronics Association; Google, Inc. and American National Standards Institute-Accredited Standards Committee. The multitude of other apparent filers were not reviewed.

Each of the organizations have made extensive suggestions to the FCC. Each provide what manufacturers and other vendors of electronic devices that require and need to adhere to the FCC certification regulations. However, these reply comments are directed at the outside consumer world when certain electronic devices can and do cause a level of unintended

interference above the FCC certification regulations.

Tom Wheeler, FCC Chairman, in a letter dated May 20, 2015 provided insight to the ranking Chairman, The Honorable Greg Walden, Subcommittee on Communications and Technology Committee on Energy and Commerce and ranking Chairman, The Honorable Ander Crenshaw, Subcommittee on Financial Services and General Government Appropriations, Committee on Appropriations.

The letter details how the FCC field offices will be reorganized to respond to issues in the maintenance and integrity of the communications spectrum throughout the country.

What this firm seeks to identify is a mechanism to report valid suspected interference complaints to the FCC. This one mechanism will help validate the Chairman's desire to have a rapid, efficient and effective field office force.

This firm is aware of one organization and group who seeks to begin that process. The FCC is urged to consider an appropriate filing mechanism so that this additional valuable step can be available to any party, if an when the need arises. In this manner, the FCC will have the eyes and ears of those in the communications world that deal with these issues almost on a constant basis.

Respectfully Submitted,



Donald G. Everist, PE

Date: November 9, 2015