

In the Matter of)
Amendment of Part 11)
Of the FCC's Rules)

PS Docket 15-94

The Broadcast Warning Working Group (BWWG) supports the recommendation and request for an extension of the filing deadline made by Monroe Electronics for the Emergency Alert System (EAS) Notice of Proposed Rulemaking (NPRM), PS-15-94. This lengthy NPRM richly deserves the additional time requested for Comments due to its length, specificity, and its vital importance to the future of the Emergency Alert System.

Extending the filing deadline will give more EAS stakeholders the opportunity to file detailed and thoughtful Comments.

The goal of the national public warning system known as the EAS is to provide a public at risk with warnings that can help them take timely and proper protective actions to save lives and property.

The BWWG believes that this common goal should serve as the basis for the Commission to respond to Monroe Electronics request by extending the filing deadline by a minimum of 45 days.

Many of the potential comment filers are deeply involved in meeting CSRIC (Communications Security, Reliability and Interoperability Council) working group deadlines a this time, a further reason to grant at least a 45 day extension.

Respectfully submitted,

The Broadcast Warning Working Group