

H & K Enterprises

February 12, 2010

VIA ELECTRONIC FILING

The Honorable Julius Genachowski, Chairman
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

Re: Comments to Further Notice of Proposed Rulemaking
Amendment of Parts 15, 74, and 90 of the Commission's Rules Regarding Low Power
Auxiliary Stations, Including Wireless Microphones
WT Docket Nos. 08-166, 08-167; ET Docket No. 10-24

Dear Chairman Genachowski:

H & K Enterprises is a small business that produces local events and shows that use sound systems involving wireless microphones. We have an interest in the FCC protecting wireless microphones from interference and ensuring that wireless microphone users will be eligible for licenses. We use wireless microphones for vocalists, musicians, actors and in worship services.

Our company is involved with the local theater, schools, civic groups and conference center in event production. These groups need to be assured of interference free productions so that the play, musical, stage show, or other message is understandable. These productions have long lasting impact on the lives of the event attendees as well as the children and adults involved in the production.

My reason for writing to you is to ask that any rule changes that the FCC adopts would ensure that H & K Enterprises would be eligible to obtain any wireless microphone licenses that may be required. We have been an integral part of productions in our community for over twenty years and would like to continue offering our technical services to our customers.

Thank you for your consideration in this matter. If you have any questions regarding these comments, please do not hesitate to contact the undersigned.

Very truly yours,

Ronald R. Hartzog
Owner
H & K Enterprises
61 Dogwood Lane
Toccoa, Ga. 30577