

**BEFORE THE
FEDERAL COMMUNICATIONS Commission
WASHINGTON, D.C. 20554**

In the Matter of)	
)	
Amendment of Parts 1, 22, 24, 27, 74, 80, 90,)	
95, and 101 To Establish Uniform License)	
Renewal, Discontinuance of Operation, and)	WT Docket No. 10-112
Geographic Partitioning and Spectrum)	
Disaggregation Rules and Policies for Certain)	
Wireless Radio Services)	
)	
Imposition of a Freeze on the Filing of)	
Competing Renewal Applications for Certain)	
Wireless Radio Services and the Processing of)	
Already-Filed Competing Renewal)	
Applications)	

COMMENTS OF C&W ENTERPRISES, INC.

C&W Enterprises, Inc. (“C&W”), hereby submits its comments on the Commission’s *Notice of Proposed Rulemaking* (“NPRM”) in the above-captioned proceeding. Petitioner is licensee of Broadband Radio Service (“BRS”) spectrum, lessee of Educational Broadband Service (“EBS”) licenses and currently is providing data services in San Angelo, Texas through these services. Petitioner is also developing markets using licenses it holds in the Advanced Wireless Service and 700 MHz Service. C&W, which has spent years developing the San Angelo system and is working to expand its services through its other wireless licenses, is opposed to the rule changes proposed by the Commission as such revisions to the current rules would create regulatory uncertainty in its operations and plans for development. It is making this filing in support of the points addressed in the Comments of the Wireless Communications Association International, Inc. (“WCAI Comments”) submitted as part of this proceeding.

WHEREFORE, for the reasons set forth above, C&W requests that any Commission action in this proceeding be taken in accordance with the comments set forth in the WCAI Comments.

C&W ENTERPRISES, INC.

By /s/ Wesley Kelley
Wesley Kelley
COO/President

August 6, 2010