

FCC  
Office of the Secretary  
Mariene Dortch  
445 12<sup>th</sup> St. SW  
Washington, D. C. n20554

**Received & Inspected**

**APR 10 2012**

**FCC Mail Room**

Dear Secretary,

Enclosed please find the original plus 9 copies of my comments pertaining PRM12WT to the modification of PRN-1.

  
A. J. Parry, WA7AJ  
Village Wiestoria  
928 NE Revere Ave.  
Bend OR 97701

COMMENTS IN SUPPORT OF PRM12W **Received & Inspected**

April 5, 2013

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Bureau Members

**FCC Mail Room**

I am a licensed amateur radio operator and the following comments are the reason I support PRM12WT to modify PRB-1.

My Homeowners Association which operates under Oregon State Statute and has enacted a Covenant, Condition & Restriction which prevents the construction and the operation of FCC approved Amateur Radio Equipment.

My HOA's CC&R 4.14 states in part "Exterior antennas, microwave, aerial tower or other devices for the transmission or reception of television, radio or other forms of sound or electromagnetic radiation shall not be erected, constructed or placed on any lot-----"

Are not devices, including my amateur radio equipment, involving electromagnetic radiation regulated and approved by FCC under Part 15 and not by a non ---Federal Organization such as my HOA?

My HOA has failed on two occasions to provide such approval?

Is it not true that only the FCC and not a local Homeowner's Association can regulate who can operate such devices (Federal Communications Act, 41 U.S.C. ss 301 and 302a)?

Therefore the undersigned supports the PRM12W to modify PRB -1 which would deleting any reference to restrictions found in homeowners' and private contractual agreements and deed restrictions.

Thank you for allowing me to comment on this most important issue.

  
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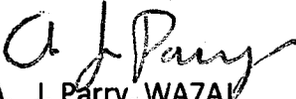
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