

8300 Greensboro Dr.
Suite 1200
McLean, VA 22102

(703) 584-8660
WWW.FCCLAW.COM

LNGS | LUKAS,
NACE,
GUTIERREZ
& SACHS, LLP

November 9, 2012

VIA ECFS

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: NOTICE OF EX PARTE PRESENTATION
WT DOCKET NO. 10-4

Dear Ms. Dortch:

On November 6, 2012, Joe Banos of Wilson Electronics, Inc. and Edmond Thomas of Hogan Lovells US LLP had a telephone conversation with John Leibovitz and Joyce Jones of the Wireless Telecommunications Bureau in which they discussed the consensus reached among the members of the Competitive Carriers Association (“CCA”) regarding the use of signal boosters as proposed in the above-referenced rulemaking proceeding.

During the conversation, the Wilson representatives informed Mr. Leibovitz and Ms. Jones of Wilson’s efforts to elicit CCA’s support for the operational requirements, interference safeguards, and technical standards encompassed in the two signal booster “safe harbors” that were jointly proposed by Wilson, Verizon Wireless, T-Mobile, USA, Inc., Nextivity, Inc., and V-COMM, L.L.C. on June 8, 2012. Wilson, T-Mobile and V-COMM are members of CCA.

The Wilson representatives opposed CCA’s recommendation that a manufacturer be burdened with the responsibility of obtaining the authorization to use an FCC-certified signal booster from every single licensee whose spectrum the booster will amplify. The CCA proposal would require manufacturers to obtain the consent of the hundreds of licensees in the Commission’s ULS. Thus, the proposal is simply impractical and utterly unworkable.

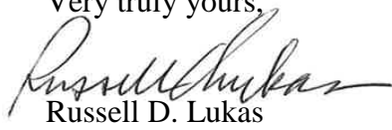
The Wilson representatives suggested that the more practical approaches would be for the Commission to tie subscriber booster registration to carrier-consent or to require carriers to object to specific signal boosters during the Part 2 equipment authorization process.

It is noteworthy that the CCA consensus proposal is just that – a proposal endorsed by a majority, but certainly not all, of CCA’s members. It is also noteworthy that Wilson has identified 29 CCA member carriers that have purchased Wilson signal boosters.

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This letter is being filed electronically pursuant to § 1.1206 of the rules. Should any questions arise with regard to this matter, please direct them to me.

Very truly yours,



Russell D. Lukas

cc: John Leibovitz
Joyce Jones