

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of:)
)
Implementation of Sections 309(j) and 337 of the) WT Docket No. 99-87
Of the Communications Act of 1934 as Amended)

WITHDRAWAL OF REQUEST FOR LIMITED WAIVER

Motorola Solutions, Inc. (“Motorola Solutions”) withdraws its request filed November 29, 2012, that the Commission grant a limited waiver of Section 90.203(j)(10) of the rules (the “Limited Waiver”).¹ The Limited Waiver would have allowed the continued manufacture and importation of 25 kHz-capable equipment for the marketing and sale to those licensees granted a waiver of the Commission’s January 1, 2013, narrowbanding deadline for the 150-174 MHz and 421-512 MHz (“VHF/UHF”) Part 90 bands.² Motorola Solutions sought the waiver to ensure that those licensees could maintain essential system reliability during their extended narrowbanding transitions.³

On March 14, 2013, the Commission released a Public Notice describing the process for licensees granted waivers of the narrowbanding deadline to obtain new wideband-capable equipment for use during their narrowbanding transitions.⁴ Specifically, such licensees may request a waiver of Section 90.203(j)(10) on behalf of the licensees’ equipment provider to

¹ 47 C.F.R. § 90.203(j)(10).

² See Motorola Solutions, Inc., Request for Limited Waiver of Section 90.203(j)(10) of the Commission’s Rules, WT Docket No. 99-87 (filed Nov. 29, 2012) (“Limited Waiver Request”).

³ *Id.*, at 1.

⁴ Wireless Telecommunications Bureau, Public Safety and Homeland Security Bureau, and Office of Engineering and Technology Provide Guidance on Compliance with Narrowband Requirement Now in Effect for Private Land Mobile Radio Operations in the 150-174 MHz and 421-740 MHz Bands, Public Notice, DA 13-376, at 5 (rel. Mar. 14, 2013) (“Public Notice”).

“permit the vendor to manufacture or import new wideband-capable equipment solely for sale to the petitioning licensee or to authorize the equipment provider to reprogram inherently wideband-capable equipment solely to enable the petitioning licensee to access the wideband mode.”⁵

The Public Notice establishes a process for granting the relief sought by Motorola Solutions. Accordingly, Motorola Solutions hereby withdraws without prejudice the Limited Waiver Request. Motorola Solutions urges the Commission to expeditiously process any waiver requests filed pursuant to the directive in the Public Notice so that critical operations can continue to be performed without disruption.

Respectfully submitted,

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⁵ *Id.*