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**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)
)
)
Amendment of Part 101 of the Commission's Rules to) WT Docket 10-153
Facilitate the Use of Microwave for Wireless Backhaul)
and Other Uses and to Provide Additional Flexibility to)
Broadcast Auxiliary Service and Operational Fixed)
Microwave Licenses (WT Docket No. 10-153).)

November 22, 2013

Ex Parte Filing of WISPer Ventures, LLC

Dear Ms. Dortch:

WISPer Ventures, LLC ("WISPer") specializes in financing and consulting for the broadband industry. Founded by managers of successful Wireless Internet Service Providers (WISPs) with financial and investment backgrounds, WISPer has helped over 100 WISPs provide broadband services to un-served and underserved communities and businesses.

Today, as the wireless industry tries to find ways meet the demand for higher data speeds without increasing the price of services, the major obstacle is unnecessarily large antennas. The high monthly antenna site lease charges as well as the high cost of the antennas themselves make carrier-grade services to schools, small- and medium-size enterprises, un-served and underserved communities uneconomical.

WISPer commends the Commission for asking industry for ways to allow the use of small antennas without causing harmful interference to existing operators or blocking new applicants, and we believe that Wireless Strategies Inc's filing of August 27th, 2013 demonstrates how this can be accomplished.

Therefore, WISPer respectfully requests the Commission add the explanatory footnote to rule 101.115 as proposed by WSI in their ex parte filing of August 27th, 2013 so as to safely allow the use of small antennas.

Respectfully submitted,
Bill MacNamara
Managing Partner
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