



Wireless Internet Services, Inc.
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Marlene H. Dortch, Secretary
Federal Communications Commission
445 Twelfth Street, S.W.
Washington, D.C. 20554

Re: Revision of Part 15 of the Commission's Rules to Permit Unlicensed National Information Infrastructure (U-NII) Devices in the 5Ghz Band, ET Docket No. 13-49

Comments in Support of Petition for Reconsideration of WISPA, Cambium, Mimosa Networks and JAB

Dear Ms. Dortch,

Wireless Internet Services, Inc. files these comments in support of the Petition for Reconsideration filed by Cambium Networks, Ltd. In proceeding 13-49. Cambium's Petition requests the Federal Communications Commission to retain the Section 15.247 out-of-band limit for the 5.725-5.850 Ghz band. In the first R&O, the Federal Communications Commission voted to replace this out-of-band emissions limit with the much more restrictive limits in section 15.407.

Wireless Internet Services, Inc. has been a wireless Internet service provider ("WISP") since 1997 and provides broadband Internet access services to nearly 1,000 customers in primarily rural Tulare County, California. We join Cambium, WISPA, Mimosa Networks, JAB and other fellow providers in pleading to the FCC to retain the existing Section 15.247 out-of-band emissions limit to continue our company's ability to deploy long-range wireless links for backhauling data service to our current, and future clients. Unfortunately, unless the Federal Communications Commission grants Cambium's petition, it will no longer be financially possible for our company to fulfill new service demands, or continue servicing many of our rural residents or businesses.

Wireless Internet Services, Inc. respectfully requests that the FCC grant Cambium's Petition for Reconsideration for these reasons, as well as those set forth in the Petition.

Sincerely,

Wireless Internet Services, Inc.

By: Anthony V. Pierro

Title: Chief Technology Officer