

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 5 GHz Band,
ET Docket No. 13-49

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

Dear Ms. Dortch,

We are a Rural WISP operating on the Big Island of Hawaii. We use the 5ghz unlicensed spectrum to provide High Speed Internet to thousands of households. Many have no other options for affordable fast Internet.

We are already using as much frequency as the FCC will give us to deliver the most bandwidth we can. If we had more bandwidth available, we could provide up to 100mb or more to each household.

The results of docket 13-49 would be to limit bandwidth, and in some cases restrict service all together.

From what I understand, the reason for the docket is the TDWR interference. But according to the FCC's report from 14-30 section 11, paragraph 12, this is not a good enough reason. "Most of these interference cases were determined to have been caused by devices not certified for operation in the U-NII-2C band, which includes the 5.6-5.65 GHz band used by the TDWRs; *no cases have been attributed to certified equipment operating properly in accordance with their grant of equipment authorization.*"

I ask that you do not limit the Internet Access of millions due to the illegal activity of a few.

Thank you for considering our position.

Sincerely,



Elton Wilson
President, Aloha Broadband
808-929-7668 x43
elton@alohabroadband.net