



7/23/2014

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

Re: ET Docket No. 13.49
Revision of Part 15 of the Commission's Rules to Permit Unlicensed National Information
Infrastructure (U-NII) Devices in the 5 GHz Band.

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

Ms. Dortch,
On-Ramp Indiana, Inc. provides wireless internet connectivity and Internet services to Residential, Businesses & Government Office in the Indianapolis Metro area and some of the surrounding Rural Counties in Indiana. We provide service to many areas not serviced by wired services (Cable, DSL). The Spectrum in question is critical to our delivery of these services. In order to provide those services, we rely on long distance 5.8GHz links to connect those entities. With additional restrictions in place, we would no longer be able to service those remote areas.

Our understanding is that the proposed changes will greatly affect our ability to deliver these essential Services to those areas. We have spent the many years and tens of thousands of dollars building a network utilizing these frequencies. The loss or restrictions as proposed of this valuable (critical) resource will significantly affect our ability to remain a viable business. This of course will affect not only me, but our employees, and thousands of customers in communities in Indiana.

There are hundreds if not thousands of businesses similar to mine throughout the country and we all depend on access to spectrum & economical equipment. Changes as proposed will likely result in more expensive equipment with poorer performance. This is exactly reverse of what we need in this industry.

Thank you for your consideration.

Scott LePere,
President
On-Ramp Indiana, Inc.
859 Conner Street
Noblesville, IN 46060