



P.O. Box 280

North Newton, KS 67117

(316) 393-7963

[sales@ntad.net](mailto:sales@ntad.net)

August 13, 2014

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,

Network Tool and Die Company, Inc. has built a wireless network which greatly utilizes the 5725 - 5850 band under the existing rules of Section 15.247. These limits therein have allowed us to cost-effectively deploy a series of high bandwidth wireless links across rural Kansas. The cost of rebuilding our network under the changes proposed in ET Docket #13-49 would easily exceed \$1,000,000. Additionally, our operating and maintenance costs for all of the additional links required would increase significantly as well. Eventually these cost increases would end up being shouldered by customers as we could not afford to absorb the expense.

Our support of the Petition for Reconsideration filed by WISPA, Cambium Networks, Mimosa Networks, and JAB Wireless can not be overstated.

Respectfully,

Kurt Friesen  
President