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July 29, 2016

## VIA ELECTRONIC MAIL

Jon Wilkins, Chief Wireless Telecommunications Bureau Federal Communications Commission 445 12<sup>th</sup> Street, S.W. Washington, D.C. 20554

> Re: Petition for Orders to Show Cause Spectrum Networks Group, LLC

Dear Mr. Wilkins:

Spectrum Networks Group ("SNG"), on June 26, 2015, filed a Petition for Orders to Show Cause ("Petition") that, among other matters, asked the Federal Communications Commission ("FCC") to issue Orders to Show Cause why the 900 MHz licenses of nineteen (19) licensees should not be revoked. Some of the applications for those licenses were coordinated by the Enterprise Wireless Alliance ("EWA"); others were coordinated by other frequency advisory committees. EWA has been advised by certain members whose licenses were the subject of the Petition that they received inquiries from the FCC regarding the SNG allegations in late summer or early fall of 2015 and that they responded by the FCC-specified deadline. These members have received no further communications from the FCC regarding the disposition of these matters.

EWA takes no position on the resolution of any of those licensing issues, resolutions that undoubtedly will be determined by the facts of each individual license. However, it does urge the FCC to take whatever action it deems appropriate as promptly as possible. Most of these licensees are small businesses for which regulatory uncertainty is particularly difficult. It may be that some of the factual situations are complex and will require substantial time to resolve, but EWA would expect that others are not complicated and that the FCC could reach a decision in a year or perhaps even less. In the meantime, EWA also urges the FCC to permit the assignment of WNJL371, which has been pending under FCC File #0007024001 since November 19, 2015. A change in ownership will not affect whatever action the FCC takes with regard to this authorization, a legal reality that could be made explicit by including a condition to that effect on the assigned license.

EWA recognizes that the Bureau has been involved in a substantial number of complex proceedings since the Petition was filed and the initial licensee inquiries and responses were generated. Nonetheless, it hopes that other pressing responsibilities will not prevent the FCC from disposing of these individual licensing matters expeditiously.

Sincerely, Mark E. Crosby President

Scot Stone (via email) cc: Pantelis Michalopoulos (via email) Christopher Bjornson (via email)