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March 2, 2017

Via Electronic Filing

Nese Guendelsberger
Acting Bureau Chief
Wireless Telecommunications Bureau
Federal Communications Commission
445 Twelfth Street SW
Washington, DC 20554

Dear Ms. Guendelsberger:

Access 700, LLC (“Access 700”), through counsel, respectfully requests leave to file its attached Band Manager Annual Report one day late. Pursuant to 47 C.F.R. § 1.3, Access 700 seeks a waiver of the March 1 deadline provided in 47 C.F.R. § 27.607(b) so that the Federal Communications Commission (“Commission”) may accept the attached report as if it were timely filed.

Waiver of Commission rules is permitted upon a showing of “good cause.”¹ Specifically, the Commission may waive its rules where the particular facts would make strict compliance inconsistent with the public interest, taking into account, *inter alia*, considerations of “hardship, equity, or more effective implementation of overall policy on an individual basis.”²

In this case, the attached report is being filed a day late due to a regrettable administrative oversight. The Commission’s acceptance of this report would be

¹ 47 C.F.R. § 1.3.

² *Numbering Resource Optimization; Petition of California Public Utilities Commission for Waiver of the Federal Communications Commission’s Contamination Threshold Rule*, Order, 18 FCC Rcd 16860, ¶ 9 (2003) (citing *WAIT Radio v. FCC*, 418 F.2d 1153, 1159 (D.C. Cir. 1969), *cert. denied*, 409 U.S. 1027 (1972) (“*WAIT Radio*”); *Northeast Cellular Tel. Co. v. FCC*, 897 F.2d 1164, 1166 (D.C. Cir. 1990)).

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equitable, given that no harm has been caused by the one-day delay in filing and that the information provided in the report is known to the Commission via spectrum lease filings made in the Universal Licensing System.

The Commission's leave for Access 700 to file the attached report a day late is in the public interest. Accordingly, Access 700 respectfully requests that the Commission accept the report as if it were timely filed.

Respectfully submitted,

/s/ Stephen J. Berman
Stephen J. Berman
Counsel to Access 700, LLC

Attachment

Andrew J. Rein
Director, Strategy & Operations

March 2, 2017

Via Electronic Filing

Nese Guendelsberger
Acting Bureau Chief
Wireless Telecommunications Bureau
Federal Communications Commission
445 Twelfth Street SW
Washington, DC 20554

Dear Ms. Guendelsberger:

Pursuant to Section 27.607 of the Federal Communications Commission's ("FCC") rules,¹ Access 700, LLC ("Access 700"), a subsidiary of Access Spectrum, LLC, is pleased to provide this Annual Report on its provision of band management services in the 700 MHz band. As of March 1, 2017, Access 700 has the following spectrum leases, all of which are on file in the FCC's Universal Licensing System:

1. Three Spectrum Use Agreements ("SUAs") with one spectrum lessee. The SUAs have terms of approximately nine years and seven months, subject to the renewal of Access 700's licenses.
2. One SUA with another spectrum lessee for a term of ninety days.
3. Two SUAs with a third spectrum lessee for a term of one year and four months.
4. Two SUAs with a fourth spectrum lessee for a term of approximately six months.

The SUAs are for the full 2 MHz of spectrum associated with each license. The SUAs permit the spectrum to be used by Access 700's customers for fixed and mobile data services and two-way voice operations. All of the SUAs are spectrum manager lease agreements.

Sincerely,

/s/ Andrew J. Rein

Andrew J. Rein
Director, Strategy & Operations

¹ 47 C.F.R. § 27.607; *see also* Public Notice, DA 17-120 (rel. Feb. 2, 2017).